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A DDI ICI MICI III			Washington, D.C. 20231 www.uspto.gov	TENTS AND TRADEMARKS	
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			
09/648,919	08/25/2000		ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	90 04/01/2002	Kenneth W. Marr	303.632US1	7312	
SCHWEGMA P.O. BOX 2938 MINNEAPOLIS		BERG, WOESSNER & KLUTH, P.A.	EXAMINER NGO, NGAN V		
·			ART UNIT 2814 DATE MAILED: 04/01/2002	PAPER NUMBER	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	<u> </u>			
`	•		Applicant(s)			
•	, Office Action Summary	09/648,919	MARR, KENNETH W.			
	•	Examiner	Art Unit			
3	The MAILING DATE of this communication and	Ngan Ngo	2814			
	The MAILING DATE of this communication app for Reply	pears on the cover sheet with the	correspondence address			
afte - If th - If Ni - Fail - Any earn	HORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.13 er SIX (6) MONTHS from the mailing date of this communication. le period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period we ure to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be to	imely filed nys will be considered timely			
			a, may rounce any			
1)🛛	Responsive to communication(s) filed on 04 M	larch 2002				
2a)	This action is FINAL. 2b) This	Saction is non-final				
3) Dispositi	Since this application is in condition for alloward closed in accordance with the practice under Eton of Claims		rosecution as to the merits is 453 O.G. 213.			
4) 🖾	Claim(s) 1-29 is/are pending in the application.					
	4a) Of the above claim(s) <u>8-12 and 14-16</u> is/are withdrawn from consideration.					
5)	Claim(s) is/are allowed.	minimized in the consideration.				
6)⊠	Claim(s) <u>1-7,13 and 17-29</u> is/are rejected.					
7) 🔲 (Claim(s) is/are objected to.					
8) 🗌 (Claim(s) are subject to restriction and/or of	election requirement				
	···· aptil	accuon requirement.				
9)□ ⊤	he specification is objected to by the Examiner.					
10)[_] TI	he drawing(s) filed on is/are:_a)□ accepte	d or b) Objected to by the Even	da			
	the discount of the discount o	rouging/all-lile.				
	S serve of the Ut	' all approved by attack	e 37 CFR 1.85(a).			
		to this Office	eu by the Examiner.			
12/111	ie oath or declaration is objected to by the Exam	iner.				
Priority un	der 35 U.S.C. §§ 119 and 120					
13)∏ A	cknowledgment is made of a claim for foreign pri	Ority under 35 U.S.C. & 440/->	(1)			
, _	-/ -/ Notice of:		(a) or (f).			
1.	Certified copies of the priority documents ha	Ve been received				
2. Certified copies of the priority documents have been received in Application No.						
3.[Free of the continent contract the height.	I m m	No			
* See	the attached detailed Office action for a list of the	e cortified continue				
,	manufacture of a claim for domestic pri	Ority under 35 U.S.C. S.440(-)	to a provinional are the con-			
a)	The translation of the foreign language provision nowledgment is made of a claim for domestic pri	nal application has been receive	ed.			
			u/01 121.			
Notice of I	References Cited (PTO-892)	4) Interview Summan (CT	O 412) Danier V			
Informatio	Draftsperson's Patent Drawing Review (PTO-948) n Disclosure Statement(s) (PTO-1449) Paper No(s)	Notice of Informal Pater	O-413) Paper No(s) nt Application (PTO-152)			
	ark Office	6) Other:	(, , , , , , , , , , , , , , , , , , ,			

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The election filed March 4, 2002 has been entered and made of record as paper no. 7.

Applicant's election without traverse of species 1 (figures 3-5) in Paper No. 7 is acknowledged.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-7, 13, and 17-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Duvvury et al (US-5493133).

Duvvury discloses an ESD protection circuit in figure 2 comprising a substrate (44), a first doped region (54) and a second doped region (52) separated from the first doped region by only the substrate region in which the ESD protection device does not have a gate electrode. It would have been obvious that Duvvury teaches the claimed device.

Claims 23-26 and 28 are alternatively rejected under 35 U.S.C. 103(a) as being unpatentable over Duvvury in view of Mackawa.

Mackawa discloses an ESD protection circuit comprising two voltage sources (VDD and GND), an external bonding pad (1704), and two protection circuits (1700 and 1702). It would have been obvious to combine the teachings of Duvvury and Mackawa to form the claimed device.

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The other references are cited to show other structures pertinent to Applicant's disclosure.

Any inquiry concerning this communication should be directed to Examiner Ngan Ngo at telephone number (703) 308-4938. The fax number for the Art unit is (703) 308-7722.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

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Ngan Van Ngo Primary Examiner

Ngan Ngo

March 21, 2002